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6	
7	Attorneys for Plaintiff
8	UNITED STATES DISTRIC
9	CENTRAL DISTRICT OF CA
10	

## CT COURT **ALIFORNIA**

DIANA STINNETT, individually and on behalf of others similarly situated,

CASE NO. 2:24-cy-05869-JLS-SSC

NOTCE OF RESOLUTION AND

12 Plaintiff.

V.

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CALL TRADER, LLC d/b/a/ THE HEALTH SCOUT; and DOES 1-10 Inclusive,

REQUEST FOR STAY

Defendants.

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Plaintiff Diana Stinnett ("Plaintiff"), for herself and on behalf of Defendant Call Trader LLC d/b/a The Health Scout (individually, "Defendant" and together with Plaintiff, the "Parties"), with Defendant's notice and permission, hereby informs the Court that the Parties have reached a tentative resolution of their differences and disputes, on an individual basis, in the above-captioned matter. The Parties anticipate that a notice of voluntary dismissal will be filed by Plaintiff in the next sixty (60) days. In the meantime, the Parties respectfully request that the Court vacate all pending deadlines (including but not limited to Defendant's responsive pleading deadline on January 15, 2025, see Dkt. 12) and temporarily stay the case, and that the Court retain jurisdiction and not dismiss the matter at this time.

Case	2:24-cv-05869-JLS-SSC	Document 14 #:52	Filed 01/07/25	Page 2 of 3 Page ID
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2			Respectfully S	ubmitted,
3	Dated: January 7, 20	125	I AW OFFICE	ES OF TODD M
4	Dated. January 1, 20	123	FRIEDMAN,	ES OF TODD M. P.C.
5				
6			By:/s/ Adrian Adrian R.	R. Bacon
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8			Attorney Je	or Plaintiff
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## **CERTIFICATE OF CM/ECF SERVICE**

The undersigned hereby certifies that a true and correct copy of the above and foregoing document has been served on January 7, 2025, to all counsel of record who are deemed to have consented to electronic service via the Court's CM/ECF system per Federal Rules of Civil Procedure 5.

7 Dated:

January 7, 2025

LAW OFFICES OF TODD M. FRIEDMAN, P.C.

By:/s/ Adrian R. Bacon Adrian R. Bacon

Attorney for Plaintiff